

Permit No.: 96-04
Expiration Date: 06/18/03
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8411 Jackson Road Sacramento, CA 95826

PERMIT TO OPERATE

ISSUED TO:

SFPP
1100 Town & Country Road
Orange, CA 92868

PLANT SITE LOCATION:

Bradshaw Terminal
2901 Bradshaw Road
Sacramento, CA 95827

ISSUED BY:

Norman D. Covell, Air Pollution Control Officer Date

Nature of Business: Bulk Petroleum Products Storage and Dispensing

SIC Code: 5171

RESPONSIBLE OFFICIAL:

Name: William White
Title: Vice President Operations
Phone: (714) 560-4910

CONTACT PERSON:

Name: Terry Bailey
Title: Area Supervisor
Phone: (916) 363-1666

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PERMIT SUMMARY

This permit shall serve as a conditional permit to operate pursuant to SMAQMD Rule 201 (General Permit Requirements) and SMAQMD Rule 207 (Title V - Federal Operating Permit Program). Requirements identified in the permit as non-federally enforceable are not enforceable by U.S. EPA. However, they are enforceable by the District.

Your application for this air quality Permit to Operate was evaluated for compliance with Sacramento Air Quality Management District (SMAQMD), State and Federal air quality rules. The following listed rules are those that are most applicable to the operation of your equipment. Other rules may also be applicable.

Citation	Description	Adoption Date	Federally Enforceable?
Rule 201	General Permit Requirements (SIP approved)	11/20/84	Y
Rule 201	General Permit Requirements (Not SIP approved)	06/07/94	N
Rule 202	New Source Review (SIP approved)	11/20/84	Y
Rule 202	New Source Review (Not SIP approved)	04/04/96	N
Rule 207	Title V - Federal Operating Permit Program	09/05/96	Y
Rule 301	Permit Fees - Stationary Source	12/05/96	N
Rule 306	Air Toxics Fees	01/09/97	N
Rule 401	Ringelmann Chart	04/19/83	Y
Rule 402	Nuisance	08/03/77	N
Rule 403	Fugitive Dust	08/03/77	Y
Rule 404	Particulate Matter	11/20/84	Y
Rule 406	Specific Contaminants	12/06/78	Y
Rule 442	Architectural Coatings	09/06/96	N
Rule 442	Architectural Coatings	11/29/83	Y
Rule 446	Storage of Petroleum Products	11/16/93	Y
Rule 447	Organic Liquid Loading	11/16/93	Y
Rule 602	Breakdown Conditions: Emergency Variance	12/6/78	Y
40 CFR, §60.500	NSPS for Bulk Gasoline Terminals	08/18/83	Y

In addition, the conditions on this permit to operate may reflect some, but not all, requirements of these rules. There may be other conditions that are applicable to the operation of your equipment. Future changes in prohibitory rules may establish more stringent requirements which may supersede the conditions listed here.

FACILITY DESCRIPTION:

SFPP, L.P. (SFPP), Bradshaw Terminal was constructed and placed into service in 1957. Bradshaw Terminal receives refined fuels from Concord,

California via SFPP's 10" and 12" pipelines. These fuels are held temporarily and then loaded into tanker trucks to re-supply surrounding gas stations, businesses, and homes. Additional product is pumped out to McClellan Air Force Base in 3" and 4" pipelines. There are also 3" and 4" lines serving Mather Air Force Base, which is closed. The material handled and dispensed at Bradshaw Terminal is not owned by SFPP and SFPP only handles the amount of material demanded by its facility's surrounding communities.

The predominant air pollutant emanating from the facility is Reactive Organic Compounds (ROCs). The main sources of these emissions, all characterized as fugitive emissions, are the petroleum storage tanks, petroleum loading racks, and incremental emissions from pipe fittings, sample house drains, etc.

Refined petroleum product batches arrive at the terminal via SFPP pipelines. For example, a batch of diesel will typically follow a batch of jet fuel or gasoline in the pipeline. The separation point of the batches is determined by knowledge of rate of flow of the product, and, color and gravitometer monitoring of the pipeline. Once the batch arrives at the station, valves at the manifold area are configured to send the batch to the appropriate tanks.

Batch sizes average approximately 10,000 barrels with a maximum incoming pipeline rate of approximately 2,800 and 4,200 barrels per hour for the 10" and 12" lines, respectively. Once the product is stored in its specified tank, tanker trucks arrive to load product for distribution. During loading, the vapors from the empty tanker trucks are pushed through vapor piping to the terminal's vapor processing system where the vapors are finally destroyed in the thermal oxidizer unit.

FEDERALLY ENFORCEABLE GENERAL REQUIREMENTS

TITLE V PERMIT MODIFICATIONS AND RENEWAL

1. The owner or operator of a stationary source shall submit to the Air Pollution Control Officer a complete Title V permit application for renewal no later than 12 months prior to the expiration date of the Title V permit. [Rule 207, §301.4]

2. The owner or operator of a stationary source shall submit to the Air Pollution Control Officer a complete Title V permit application for minor Title V permit modification. The application shall be submitted after receiving any required preconstruction permit from the District and before commencing operation associated with the Minor Title V permit modification. [Rule 207, §301.6]

3. The owner or operator of a stationary source shall submit to the Air Pollution Control Officer a complete Title V permit application for Significant Title V permit modification. The application shall not be submitted prior to receiving any required preconstruction permit from the District but no later than 12 months after commencing an operation associated with the Significant Title V permit modification. Where an existing federally enforceable Title V permit condition would prohibit such change in operation or the stationary source is not required to obtain a preconstruction permit, the owner or operator must obtain a Title V permit modification before commencing operation. [Rule 207, §301.7]

4. The applicant shall submit to the Air Pollution Control Officer timely updates to the Title V application as new requirements become applicable to the source. [Rule 207, §302.1]

5. The applicant shall submit to the Air Pollution Control Officer any additional information necessary to correct any incorrect information in the Title V permit application upon becoming aware of such incorrect submittal or if the applicant is notified by the Air Pollution Control Officer of such incorrect submittal. [Rule 207, §302.2]

6. The applicant shall submit to the Air Pollution Control Officer any additional information relating to the Title V application within 30 days if such information is requested in writing by the Air Pollution Control Officer. [Rule 207, §302.3]

7. Title V permit expiration terminates the stationary source's right to operate unless a timely and complete Title V permit application for renewal has been submitted and the stationary source complies with subsections 303.1a, b, c, and d of Rule 207, in which case the existing Title V permit will remain in effect until the Title V permit renewal has been issued or denied. [Rule 207, §303.2]

8. Any Title V application form, report, or compliance certification submitted pursuant to this permit shall contain certification by a responsible official. The certification shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete. [Rule 207, §304]

9. This Title V permit shall have a 5-year fixed term from the date of issuance. The Title V permit shall have a new 5-year fixed term from the date of final action on reopening if the responsible official chooses to submit to the District a complete Title V application for renewal upon reopening of the Title V permit pursuant to Sections 411 or 412 of Rule 207 and the Title V permit is renewed according to the administrative procedures listed in Sections 401 through 408 of Rule 207. [Rule 207, §306]

COMPLIANCE

10. The permittee must comply with all conditions of the Title V permit. [Rule 207, §305.1(k)(1)]

11. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the Title V permit. [Rule 207, §305.1(k)(2)]

12. This Title V permit may be modified, revoked, reopened, and reissued, or terminated for cause. [Rule 207, §305.1(k)(3)]

13. The permittee shall furnish to the Air Pollution Control Officer, within a reasonable time, any information that the Air Pollution Control Officer may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit pursuant to Section 411 of Rule 207 or to determine compliance with this Title V permit. Upon request, the permittee shall also furnish to the Air Pollution

Control Officer copies of records required to be kept by conditions of this permit or, for information claimed to be confidential, the permittee may furnish such records directly to the EPA along with a claim of confidentiality. [Rule 207, §305.1(k)(4)]

14. Noncompliance with any Title V permit condition is grounds for Title V permit termination, revocation and reissuance, modification, enforcement action, or denial of the Title V permit renewal application. Any violation of the Title V permit shall also be a violation of Rule 207. [Rule 207, §305.1(k)(5)]

15. A pending Title V permit action or notification of anticipated noncompliance does not stay any permit condition. [Rule 207, §305.1(k)(6)]

16. This Title V permit does not convey any property rights of any sort, or any exclusive privilege. [Rule 207, §305.1(k)(7)]

17. Upon presentation of credentials and other documents as may be required by law, the permittee shall allow the Air Pollution Control Officer or an authorized representative to perform all of the following: [Rule 207, §413.1]

- A. Enter upon the stationary source's premises where this source is located or emissions related activity is conducted, or where records must be kept under the conditions of this permit;
- B. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this Title V permit;
- C. Inspect at reasonable times the stationary source, equipment (including monitoring and air pollution control equipment), practices, operations regulated or required under this Title V permit; and
- D. As authorized by the Federal Clean Air Act, sample or monitor at reasonable times substances or parameters for the purpose of assuring compliance with the Title V permit conditions or applicable federal requirements.

REPORTS AND RECORDKEEPING

18. The permittee shall submit to the Air Pollution Control Officer and EPA (Air-3, U.S. EPA, Region IX) on an annual basis, unless required more frequently by additional applicable federal requirements such as Section 114(a)(3) and 504(b) (42 U.S.C. Sections 7414(a)(3) and 7661c(b)) of the Federal Clean Air Act, a certification of compliance by the responsible official with all terms and conditions contained in the Title V permit, including emission limitations, standards, or work practices. The compliance certification shall include the following: [Rule 207, §413.4]

- A. The identification of each term or condition of the Title V permit that is the basis of the certification;
- B. The compliance status and whether compliance was continuous or intermittent;
- C. The method(s) used for determining the compliance status of the source, currently and over the reporting period;

D. Such other facts as the Air Pollution Control Officer may require to determine the compliance status of the source; and

- E. In accordance with Section 305f of Rule 207, a method for

monitoring the compliance of the stationary source with its emissions limitations, standards, and work practices.

19. The permittee shall report within 24 hours of detection any deviation from the Title V permit conditions not attributable to an emergency. In order to fulfill the reporting requirement of this condition, the permittee shall notify the Air Pollution Control Officer by telephone followed by a written statement describing the nature of the deviation from the permit conditions. [Rule 207, §501.3]

20. The permittee shall maintain on site, records of operation for all emissions units included in the Title V permit. The records shall contain all of the following information and shall be made available to the Air Pollution Control Officer and EPA for review upon request: [Rule 207, §502.1 & 502.2]

A. Monitoring Records:

- I. The date, place as defined in the Title V permit, and time of sampling or measurements;
- II. The date(s) analyses were performed;
- III. The company or entity that performed the analyses;
- IV. The analytical techniques or methods used;
- V. The results of such analyses; and
- VI. The operating conditions existing at the time of sampling or measurement.

B. Recordkeeping for process weight, fuel usage, and operating hours as specified in the Title V permit conditions.

21. All required monitoring data and support information must be kept by the stationary source for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recording for continuous monitoring instrumentation, and copies of all reports required by the Title V permit. [Rule 207, §502.3]

RINGELMANN CHART

22. Except as otherwise provided in SMAQMD Rule 401, Section 100, a person shall not discharge into the atmosphere from any single source of emission whatsoever any air contaminant, other than uncombined water vapor, for a period or periods aggregating more than three minutes in any one hour which is:

- A. As dark or darker in shade as that designated No. 1 on the Ringelmann Chart, as published by the United States Bureau of Mines, or
- B. Of such opacity as to obscure a human observer's view, or a certified calibrated in-stack opacity monitoring system to a degree equal to or greater than No. 1 on the Ringelmann Chart. [Rule 401, §301]

PARTICULATE MATTER

23. A person shall take every reasonable precaution not to cause or allow the emissions of fugitive dust from being airborne beyond the property line from which the emission originates, from any construction, handling or

storage activity, or any wrecking, excavation, grading, clearing of land or solid waste disposal operation. Reasonable precautions shall include, but are not limited to:

- A. Use, where possible, of water or chemicals for control of dust in the demolition of existing buildings or structures, construction operations, the construction of roadways or the clearing of land.
- B. Application of asphalt, oil, water, or suitable chemicals on dirt roads, materials stockpiles, and other surfaces which can give rise to airborne dusts;
- C. Other means approved by the Air Pollution Control Officer.

[Rule 403, §301]

24. Except as otherwise provided in condition #23, a person shall not discharge into the atmosphere from any source particulate matter in excess of 0.23 grams per dry standard cubic meter (0.1 grains per dry standard cubic foot). [Rule 404, §301]

25. A person shall not discharge into the atmosphere particulate matter from the burning of any kind of material containing carbon in a free or combined state, from any single source of emission whatsoever, combustion contaminants in any state or combination thereof exceeding in concentration at the point of discharge: 0.23 grams per dry standard cubic meter (0.1 grains per dry standard cubic foot) of gas calculated to 12% of carbon dioxide (CO₂) at standard conditions. [Rule 403, §302]

SULFUR COMPOUNDS

26. A person shall not discharge into the atmosphere from any single source of emission whatsoever sulfur compounds in any state or combination thereof exceeding in concentration at the point of discharge: sulfur compounds, calculated as sulfur dioxide (SO₂): 0.2% by volume. [Rule 406, §301]

27. Except as otherwise provided in SMAQMD Rule 420, Section 100, a person shall not burn any gaseous fuel containing sulfur compounds in excess of 1.14 grams per cubic meter (50 grains per 100 cubic feet) of gaseous fuel, calculated as hydrogen sulfide at standard conditions, or any liquid fuel or solid fuel having a sulfur content in excess of 0.5% by weight. [Rule 420, §301]

ARCHITECTURAL COATING

28. Any coating applied to stationary structures and their appurtenances, to mobile homes, to pavements, or to curbs, shall meet the requirements of SMAQMD Rule 442. [Rule 442]

29. All VOC-containing materials shall be stored in closed containers when not in use. In use includes, but is not limited to: being accessed, filled, emptied, maintained, or repaired. [Rule 442, §304]

30. A person shall not use volatile organic compounds for the cleanup of spray equipment unless equipment for collection of the cleaning compounds and minimizing its evaporation to the atmosphere is used. [Rule 420, §301]

PERMIT SHIELD

31. The floating roof of an external floating roof tank or internal roof of an internal floating roof tank shall be floating on the liquid surface at all times, except during initial fill and during those intervals when the storage vessel is completely emptied or subsequently emptied and refilled. When the roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as rapidly as possible without creating a safety hazard. [Rule 446, §311 and Rule 207, § 307]

32. The permanent cessation of operation in normal mode (vapors from tank truck loading are stored in the vapor holder, then processed by the vapor condensing unit, with effluent from the refrigeration unit being treated by the vapor incinerator) and physical removal of the Edwards refrigeration system shall not constitute a modification pursuant to Rule 202, Section 222. [Rule 202, §222 and Rule 207, §307]

EQUIPMENT BREAKDOWNS

33. An emergency constitutes an affirmative defense to an action brought for noncompliance with such technology based emission limitations if the following conditions are met: [Rule 207, §414]

A. The affirmative defense of an emergency shall be demonstrated through properly signed, contemporaneous operating logs, or other relevant evidence that:

- I. An emergency occurred and that the permittee can identify the cause(s) of the emergency;
- II. The permitted facility was at the time being properly operated;
- III. During the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements in the Title V permit;
- IV. The permittee submitted notice of the emergency to the Air Pollution Control Officer within 2 working days of the time when emissions limitations were exceeded due to the emergency. The notice must contain a description of the emergency, and corrective actions taken.

B. In any enforcement proceedings, the permittee seeking to establish the occurrence of an emergency has the burden of proof.

34. The permittee must notify the Air Pollution Control Officer of any occurrence which constitutes an emergency as defined in Section 212 of Rule 207 as soon as reasonably possible, but no later than one hour after its detection. If the emergency occurs when the Air Pollution Control Officer cannot be contacted, their report of the emergency shall be made at the commencement of the next regular working day. The notification shall identify the time, specific location, equipment involved, and to the extent known the cause(s) of the occurrence. [Rule 207, §501.2]

35. A person shall notify the Air Pollution Control Officer of any occurrence which constitutes a breakdown condition as soon as reasonably possibly, but no later than one hour after its detection. If the breakdown occurs when the Air Pollution Control Officer cannot be contacted, the report of breakdown shall be made at the commencement of the next regular working day. [Rule 602, §301.1]

36. The notification shall identify the time, specific location, equipment

involved, and to the extent known the cause(s) of the occurrence. [Rule 602, §301.2]

37. Upon notification of the breakdown condition, the Air Pollution Control Officer shall investigate the breakdown condition in accordance with uniform written procedures and guidelines relating to logging of initial reports on appropriate forms, investigation, and enforcement follow-up. If the occurrence does not constitute a breakdown condition, the Air Pollution Control Officer may take appropriate enforcement action. [Rule 602, §301.3]

38. An occurrence which constitutes a breakdown condition, and which persists only until the end of the production run or 24 hours, whichever is sooner (except for continuous air pollution monitoring equipment, for which the period shall be 96 hours) shall constitute a violation of any applicable emission limitation or restriction prescribed by these Rules and Regulations; however, the Air Pollution Control Officer may elect to take no enforcement action if the owner or operator demonstrates to his satisfaction that a breakdown condition exists and the following requirements are met: [Rule 602, §302.1]

- A. The notification required in condition #37 is made; and
- B. Immediate appropriate corrective measures are undertaken and compliance is achieved, or the process is shutdown for corrective measures before commencement of the next production run or within 24 hours, whichever is sooner (except for continuous air pollution monitoring equipment for which the period shall be 96 hours). If the owner or operator elects to shut down rather than come into immediate compliance, (s)he must nonetheless take whatever steps are possible to minimize the impact of the breakdown within the 24 hour period; and
- C. The breakdown does not interfere with the attainment and maintenance of any national ambient air quality standard.

39. An occurrence which constitutes a breakdown condition shall not persist longer than the end of the production run or 24 hours, whichever is sooner (except for continuous air pollution monitoring equipment, for which the period shall be 96 hours), unless an emergency variance has been obtained. [Rule 602, §302.2]

40. If the breakdown condition will either require more than 24 hours to correct or persists longer than the end of the production run (except for continuous air pollution monitoring equipment, for which the period shall be 96 hours) the owner or operator may, in lieu of shutdown, request the Air Pollution Control Officer to commence the emergency variance procedure set forth in Section 304 of Rule 602. [Rule 602, §302.2]

41. No emergency variance shall be granted unless the chairperson of the Hearing Board or other designated member(s) of the Hearing Board finds that: [Rule 602, §304.2]

- A. The occurrence constitutes a breakdown condition;
- B. Continued operation is not likely to create an immediate threat or hazard to public health or safety; and
- C. The requirements for a variance set forth in Health & Safety Code Sections 42352 and 42353 have been met;
- D. The continued operation in a breakdown condition will not interfere with the attainment or maintenance of the national ambient air quality standards.

42. At any time after an emergency variance has been granted, the Air Pollution Control Officer may request for good cause that the chairperson or designated member(s) reconsider and revoke, modify or further condition the variance. The procedures set forth in Rule 602, Section 304.1 shall govern any further proceedings conducted under this section. [Rule 602, §304.3]

43. An emergency variance shall remain in effect only for as long as necessary to repair or remedy the breakdown condition, but in no event after a properly noticed hearing to consider an interim or 90 day variance has been held, or 15 days from the date of the subject occurrence, whichever is sooner. [Rule 602, §304.4]

44. Within one week after a breakdown condition has been corrected, the owner or operator shall submit a written report to the Air Pollution Control Officer on forms supplied by the Air Pollution Control Officer describing the causes of the breakdown, corrective measures taken, estimated emissions during the breakdown and a statement that the condition has been corrected, together with the date of correction and proof of compliance. The Air Pollution Control Officer may, at the request of the owner or operator for good cause, extend up to 30 days the deadline for submittal of the report described in this subsection. [Rule 602, §401]

45. The burden of proof shall be on the owner or operator of the source to provide sufficient information to demonstrate that a breakdown did occur. If the owner or operator fails to provide sufficient information, the Air Pollution Control Officer shall undertake appropriate enforcement action. [Rule 602, §401.1]

46. Any failure to comply, or comply in a timely manner, with the reporting requirements established in Sections 301.1 and 401 of Rule 602 shall constitute a separate violation of this rule. [Rule 602, §401.2]

47. It shall constitute a separate violation of this rule for any person to file with the Air Pollution Control Officer a report which falsely, or without probable cause, claims that an occurrence is a breakdown condition. [Rule 602, §401.3]

TITLE VI REQUIREMENTS (OZONE DEPLETING SUBSTANCES)

48. Persons opening appliances containing CFCs for maintenance, service, repair, or disposal must comply with the required practices pursuant to 40 CFR, § 82.156. [40 CFR, Part 82, Subpart F]

49. Equipment used during the maintenance, service, repair, or disposal of appliances containing CFCs must comply with the standards for recycling and recovery equipment pursuant to 40 CFR, § 82.158. [40 CFR, Part 82, Subpart F]

50. Persons performing maintenance, service, repair or disposal of appliances containing CFCs must be certified by an approved technician certification program pursuant to 40 CFR, § 82.161. [40 CFR, Part 82, Subpart F]

PAYMENT OF FEES

51. The fee for (1) the issuance of an initial Title V operating permit, (2) the renewal and/or inspection of a Title V operating permit, (3) the modification of a Title V operating permit or (4) an administrative Title V permit amendment shall be based on the actual hours spent by the District staff in evaluating the application and processing the operating permit. The fee shall be assessed in accordance with the hourly rate established in Rule 301, Section 308.12. [Rule 207, Section 305.7 and Rule 301, Section 313]

52. After the provisions for granting permits as set forth in Rule 207 have been complied with, the permittee will be notified by mail of the fee due and payable and the date the fee is due. If the fee is not paid by the specified due date, the fee shall be increased by one half the amount and the applicant/permittee shall be notified by mail of the increased fee. If the increased fee is not paid within 30 days after notice the application/permit will be canceled/revoked and the applicant/permittee will be notified by mail. [Rule 207, Section 305.7]

ACCIDENTAL RELEASES

53. Should the facility as defined in 40 CFR, §68.3, become subject to Part 68, the permittee shall submit a risk management plan (RMP) by the date specified in 40 CFR §68.10, and shall certify compliance with the requirements of Part 68 as part of the annual compliance certification as required by Rule 207, Section 413.4. [40 CFR, Part 68]

FEDERALLY ENFORCEABLE GENERAL REQUIREMENTS

LOCAL (NON-FEDERALLY ENFORCEABLE) GENERAL REQUIREMENTS

LOCAL PERMIT RENEWAL:

1. The requirements outlined in this section pertain to the local permit to operate and are not part of the Title V permit.

2. Permits to operate issued to SFPP pursuant to SMAQMD Rule 201 (non-Title V permits to operate) shall be renewed annually on June 1 and upon payment of the permit renewal fee established pursuant to SMAQMD Rule 301.

3. The Air Pollution Control Officer and/or authorized representatives, upon the presentation of credentials shall be permitted:

a. To enter upon the premises where the source is located or in which any records are required to be kept under the terms and conditions of this permit to operate, and

b. At reasonable times to have access to and copy any records required to be kept under the terms and conditions of this permit to operate, and

c. To inspect any equipment, operation, or method required in this permit to operate, and

d. To sample emissions from the source or require samples to be taken.

4. The Air Pollution Control Officer shall review every permit to operate upon annual renewal, pursuant to Health and Safety Code Section 42301(c), to determine that permit conditions are adequate to ensure compliance with, and the enforceability of, District rules and regulations applicable to the

article, machine, equipment, or contrivance for which the permit was issued. Applicable District rules and regulations shall include those which were in effect at the time the permit was issued or modified, or which have subsequently been adopted and made retroactively applicable to an existing article, machine, equipment, or contrivance, by the District Board of Directors. The Air Pollution Control Officer shall revise the conditions, if such conditions are not consistent, in accordance with all applicable rules and regulations.

EQUIPMENT OPERATION:

5. The equipment must be properly maintained.

6. This permit does not authorize the emission of air contaminants in excess of those allowed by Division 26, Part 4, Chapter 3, of the Health and Safety Codes of the State of California or the Rules and Regulations of the Sacramento Metropolitan Air Quality Management District.

EQUIPMENT SPECIFIC REQUIREMENTS --- TANKS B-1 THROUGH B-4 AND B-8
Tanks #B-1 through B-4 and B-8:

A. EQUIPMENT DESCRIPTION: The requirements specified under the following subsections apply to the equipment listed below:

Tank #B-1 Capacity: 52,648 barrels
Dimensions: 100' diameter x 40' high
Roof Type: External floating roof
Seal Type: Primary: Mechanical shoe
Secondary: Rim mounted wiper seal
Content: Organic liquids
P/O No.: 1387 (for reference purposes only - not federally enforceable)

Tank #B-2 Capacity: 52,457 barrels
Dimensions: 100' diameter x 40' high
Roof Type: External floating roof
Seal Type: Primary: Mechanical shoe
Secondary: Rim mounted wiper seal
Content: Organic liquids
P/O No.: 1388 (for reference purposes only - not federally enforceable)

Tank #B-3 Capacity: 52,450 barrels
Dimensions: 100' diameter x 40' high
Roof Type: External floating roof
Seal Type: Primary: Mechanical shoe
Secondary: Rim mounted wiper seal
Content: Organic liquids
P/O No.: 1389 (for reference purposes only - not federally enforceable)

Tank #B-4 Capacity: 52,498 barrels
Dimensions: 100' diameter x 40' high
Roof Type: External floating roof
Seal Type: Primary: Mechanical shoe
Secondary: Rim mounted wiper seal
Content: Organic liquids
P/O No.: 1390 (for reference purposes only - not federally enforceable)

Tank #B-8 Capacity: 26,134 barrels

Dimensions: 73.3' diameter x 40' high

Roof Type: External floating roof

Seal Type: Primary: Mechanical shoe

Secondary: Rim mounted wiper seal

Content: Organic liquids

P/O No.: 11845 (for reference purposes only - not federally enforceable)

B. EQUIPMENT-SPECIFIC FEDERALLY ENFORCEABLE REQUIREMENTS: The requirements specified under this subsection are enforceable by the District, U.S. EPA, and the public.

EQUIPMENT DESIGN AND OPERATION REQUIREMENTS:

1. Tanks B-1 through B-4 and B-8 shall not store organic liquids with a true vapor pressure of 11 psia or greater under actual storage conditions as determined by the methods specified in Rule 446, Section 502.4. [Rule 446, Section 311.2]

2. The closure device on floating roof tanks number B-1 through B-4 and B-8 shall meet the following requirements: [Rule 446, Section 311.1]

A. Any secondary seal shall extend from the roof to the tank shell and shall not be attached to the primary seal.

I. For secondary seals installed after December 4, 1991 no gap between the tank shell and the seal shall exceed:

- a. 0.15 cm (0.06 in)
- b. 0.05 cm (0.02 in) for a cumulative length greater than 5% of the circumference of the tank.

B. All openings in the roof, except pressure-vacuum valves, sampling wells, and gauging wells shall meet the following requirements:

I. The opening shall provide a projection below the liquid surface to prevent belching of liquid and to prevent entrained or formed organic vapor from escaping from the liquid contents of the tanks.

II. The opening shall be equipped with a cover, seal or lid, which shall be closed at all times with no visible gaps, except when the opening is in use.

C. Pressure-vacuum valves shall be set to within 10% of the maximum allowable working pressure of the roof.

D. Solid sampling and gauging wells shall meet the following requirements:

I. The well shall provide a projection below the liquid surface.

II. The well shall be equipped with a cover, seal or lid, which shall be closed at all times with no visible gaps, except when the well is in use.

E. Slotted sampling and gauging wells shall meet the following requirements:

I. The well shall provide a projection below the liquid surface.

II. The well shall be equipped with one of the following closure devices which shall be in place at all times except when the well is in use:

a. An internal float designed to minimize the gap between the float and the well, provided that the gap shall in no case exceed 1.3 cm ($\frac{1}{2}$ in).

b. A capped internal sleeve designed to minimize the gap between the sleeve and the well, provided that the gap shall in no case exceed 1.3 cm ($\frac{1}{2}$ in).

c. An internal sleeve with no visible gaps between the sleeve and the well and a cover, seal or lid on the well with no visible gaps.

F. Any roof drain shall be provided with a slotted membrane fabric cover, or equivalent, that covers at least nine-tenths of the area of the opening.

G. The gap between sampling wells, gauging wells, and similar fixed projections through a floating roof, such as anti-rotational pipes, and the roof shall be added to the gaps measured to determine compliance of the secondary seal and in no case shall exceed 1.3 cm ($\frac{1}{2}$ in).

3. The metallic shoe seals shall meet the following requirements: [Rule 446, Section 316]

A. No gap between the tank shell and the primary seal shall exceed

I. 3.8 cm (1-1/2 in).

II. 1.3 cm ($\frac{1}{2}$ in) for a cumulative length greater than 10% of the circumference of the tank.

III. 0.32 cm (1/8 in) for a continuous length of more than 10% of the circumference of the tank.

IV. 0.32 cm (1/8 in) for a cumulative length greater than 40% of the circumference of the tank.

B. No gap between the tank shell and the secondary seal shall exceed

I. 1.3 cm ($\frac{1}{2}$ in)

II. 0.32 cm (1/8 in) for a cumulative length greater than 5% of the circumference of the tank.

C. The secondary seal shall allow easy insertion of probes up to 3.8 cm (1-1/2 in) in width in order to measure gaps in the primary seal.

MONITORING REQUIREMENTS:

4. The primary seal envelope shall be available for unobstructed inspection by the APCO on an annual basis at four locations selected along its circumference at random by the APCO. If the APCO detects one or more

violations as a result of any such inspection, the APCO may require such further unobstructed inspection of the primary seal as may be necessary to determine the seal condition for its entire circumference. [Rule 446, Section 401]

5. For secondary seals installed after September 1, 1978, the primary seal envelope shall be made available for inspection by the APCO for its full length every 5 years after September 1, 1977, except that if the secondary seal is voluntarily removed by the owner or operator prior thereto, it shall be made available for such inspection at that time. The owner or operator shall provide notification to the APCO no less than 7 working days prior to voluntary removal of the secondary seal. [Rule 446, Section 402]

6. A result by any of the below listed test methods which shows non-compliance with any provision of the rule shall constitute a violation of the rule. [Rule 446, Section 502]

A. CONTROL DEVICE: Control efficiency and emission rates of control devices shall be determined by EPA Method 25 or ARB Method 422.

B. COLLECTION EFFICIENCY: Collection efficiency shall be determined using Environmental Protection Agency Guidelines for Developing Capture Efficiency Protocols, 55 Federal Register 26865, June 29, 1990.

C. LEAK DETECTION: EPA Reference Method 21.

D. VAPOR PRESSURE: Vapor pressure may be obtained from standard reference texts or may be determined by ASTM D-2879-83 or ASTM D-323-82.

RECORDKEEPING AND REPORTING REQUIREMENTS:

7. The following records shall be continuously maintained for the most recent five year period and shall be made available to the Air Pollution Control Officer upon request.. [Rule 446, Section 501]

Frequency	Information to be Recorded
Each time the tank is filled with a different product	A. The type of product B. The date of initial filling with such product C. Maximum true vapor pressure of product
Daily (1)	Actual storage temperature (ambient temperature may be used in this regard)

(1) The District currently maintains daily ambient temperature date, which will satisfy this requirement without requiring the permittee to duplicate the effort.

8. A maintenance plan shall be submitted to the Air Pollution Control Officer at least thirty days prior to any periodic scheduled maintenance that may cause the emissions of volatile organic compounds. The plan shall state the amount and type of emission anticipated, method of calculating emissions, and the reason that the work is necessary, including the effect of not performing the maintenance. [Rule 446, Section 403]

EQUIPMENT SPECIFIC REQUIREMENTS --- TANK B-5

A. EQUIPMENT DESCRIPTION: The requirements specified under the following subsections apply to the equipment listed below:

Tank #B-5
Capacity: 14,228 barrels
Dimensions: 52' diameter x 40' high
Roof Type: External floating roof
Seal Type: Primary: Vapor mounted resilient seal
Secondary: Rim mounted wiper seal
Content: Organic liquids
P/O No.: 1391 (for reference purposes only - not federally enforceable)

B. EQUIPMENT-SPECIFIC FEDERALLY ENFORCEABLE REQUIREMENTS: The requirements specified under this subsection are enforceable by the District, U.S. EPA, and the public.

EQUIPMENT DESIGN AND OPERATION REQUIREMENTS:

1. Tank B-5 shall not store organic liquids with a true vapor pressure of 11 psia or greater under actual storage conditions as determined by the methods specified in Rule 446, Section 502.4 [Rule 446, Section 311.2].

2. The closure device on floating roof tanks number B-5 shall meet the following requirements: [Rule 446, Section 311.1]

A. Any secondary seal shall extend from the roof to the tank shell and shall not be attached to the primary seal.

I. For secondary seals installed after December 4, 1991 no gap between the tank shell and the seal shall exceed:

- a. 0.15 cm (0.06 in)
- b. 0.05 cm (0.02 in) for a cumulative length greater than 5% of the circumference of the tank.

B. All openings in the roof, except pressure-vacuum valves, sampling wells, and gauging wells shall meet the following requirements:

I. The opening shall provide a projection below the liquid surface to prevent belching of liquid and to prevent entrained or formed organic vapor from escaping from the liquid contents of the tanks.

II. The opening shall be equipped with a cover, seal or lid, which shall be closed at all times with no visible gaps, except when the opening is in use.

C. Pressure-vacuum valves shall be set to within 10% of the maximum allowable working pressure of the roof.

D. Solid sampling and gauging wells shall meet the following requirements:

I. The well shall provide a projection below the liquid surface.

II. The well shall be equipped with a cover, seal or lid, which shall be closed at all times with no visible gaps, except when the well is in use.

E. Slotted sampling and gauging wells shall meet the following

requirements:

- I. The well shall provide a projection below the liquid surface.
 - II. The well shall be equipped with one of the following closure devices which shall be in place at all times except when the well is in use:
 - a. An internal float designed to minimize the gap between the float and the well, provided that the gap shall in no case exceed 1.3 cm ($\frac{1}{2}$ in).
 - b. A capped internal sleeve designed to minimize the gap between the sleeve and the well, provided that the gap shall in no case exceed 1.3 cm ($\frac{1}{2}$ in).
 - c. An internal sleeve with no visible gaps between the sleeve and the well and a cover, seal or lid on the well with no visible gaps.
- F. Any roof drain shall be provided with a slotted membrane fabric cover, or equivalent, that covers at least nine-tenths of the area of the opening.
- G. The gap between sampling wells, gauging wells, and similar fixed projections through a floating roof, such as anti-rotational pipes, and the roof shall be added to the gaps measured to determine compliance of the secondary seal and in no case shall exceed 1.3 cm ($\frac{1}{2}$ in).

3. The resilient toroid seal shall meet the following requirements: [Rule 446, Section 317]

- A. There shall be no holes, tears, or openings which allow the emission of organic vapors through the secondary seal. There shall be no holes, tears, or openings in the primary seal envelope surrounding the annular vapor space enclosed by the roof edge, seal fabric and primary seal.
- B. For primary seals no gap between the tank shell and the seal shall exceed:
- I. 1.3 cm ($\frac{1}{2}$ in)
 - II. 0.3 cm ($\frac{1}{8}$ in) for a cumulative length greater than 5% of the circumference of the tank.
- C. For secondary seals no gap between the tank shell and the secondary seal shall exceed:
- I. 1.3 cm ($\frac{1}{2}$ in)
 - II. 0.3 cm ($\frac{1}{8}$ in) for a cumulative length greater than 5% of the circumference of the tank.
- D. The secondary seal shall allow easy insertion of probes up to 3.8 cm (1-1/2 in) in width in order to measure gaps in the primary seal.

MONITORING REQUIREMENTS:

4. The primary seal envelope shall be available for unobstructed inspection by the Air Pollution Control Officer on an annual basis at four locations

selected along its circumference at random by the Air Pollution Control Officer. If the Air Pollution Control Officer detects one or more violations as a result of any such inspection, the Air Pollution Control Officer may require such further unobstructed inspection of the primary seal as may be necessary to determine the seal condition for its entire circumference. [Rule 446, Section 401]

5. For secondary seals installed after September 1, 1978, the primary seal envelope shall be made available for inspection by the Air Pollution Control Officer for its full length every 5 years after September 1, 1977, except that if the secondary seal is voluntarily removed by the owner or operator prior thereto, it shall be made available for such inspection at that time. The owner or operator shall provide notification to the Air Pollution Control Officer no less than 7 working days prior to voluntary removal of the secondary seal. [Rule 446, Section 402]

6. A result by any of the below listed test methods which shows non-compliance with any provision of the rule shall constitute a violation of the rule. [Rule 446, Section 502]

A. CONTROL DEVICE: Control efficiency and emission rates of control devices shall be determined by EPA Method 25 or ARB Method 422.

B. COLLECTION EFFICIENCY: Collection efficiency shall be determined using Environmental Protection Agency Guidelines for Developing Capture Efficiency Protocols, 55 Federal Register 26865, June 29, 1990.

C. LEAK DETECTION: EPA Reference Method 21.

D. VAPOR PRESSURE: Vapor pressure may be obtained from standard reference texts or may be determined by ASTM D-2879-83 or ASTM D-323-82. [Rule 446, Section 502]

RECORDKEEPING AND REPORTING REQUIREMENTS:

7. The following records shall be continuously maintained for the most recent five year period and shall be made available to the Air Pollution Control Officer upon request.. [Rule 446, Section 501]

Frequency	Information to be Recorded
Each time the tank is filled with a different product	A. The type of product B. The date of initial filling with such product C. Maximum true vapor pressure of product
Daily (1)	Actual storage temperature (ambient temperature may be used in this regard)

(1) The District currently maintains daily ambient temperature date, which will satisfy this requirement without requiring the permittee to duplicate the effort.

8. A maintenance plan shall be submitted to the Air Pollution Control Officer at least thirty days prior to any periodic scheduled maintenance that may cause the emissions of volatile organic compounds. The plan shall state the amount and type of emission anticipated, method of calculating emissions, and the reason that the work is necessary, including the effect of not performing the maintenance. [Rule 446, Section 403]

EQUIPMENT-SPECIFIC REQUIREMENTS --- TANKS B-9, B-10, B-11, B-14 & B-15

A. EQUIPMENT DESCRIPTION: The requirements specified under the following subsections apply to the equipment listed below:

Tank #B-9 Capacity: 4,797 barrels
Dimensions: 30' diameter x 40' high
Roof Type: Internal floating roof
Seal Type: Primary: Vapor mounted resilient seal
Content: Organic liquids
P/O No.: 4961 (for reference purposes only - not federally enforceable)

Tank #B-10 Capacity: 35,758 barrels
Dimensions: 76'6" diameter x 48' high
Roof Type: Internal floating roof
Seal Type: Primary: Vapor mounted resilient seal
Content: Organic liquids
P/O No.: 1394 (for reference purposes only - not federally enforceable)

Tank #B-11 Capacity: 28,703 barrels
Dimensions: 68'6" diameter x 48' high
Roof Type: Internal floating roof
Seal Type: Primary: Vapor mounted resilient seal
Content: Organic liquids
P/O No.: 1395 (for reference purposes only - not federally enforceable)

Tank #B-14 Capacity: 19,284 barrels
Dimensions: 56' diameter x 48' high
Roof Type: Internal floating roof
Seal Type: Primary: Vapor mounted resilient seal
Content: Organic liquids
P/O No.: 1396 (for reference purposes only - not federally enforceable)

Tank #B-15 Capacity: 19,254 barrels
Dimensions: 56' diameter x 48' high
Roof Type: Internal floating roof
Seal Type: Primary: Vapor mounted resilient seal
Content: Organic liquids
P/O No.: 1397 (for reference purposes only - not federally enforceable)

B. EQUIPMENT-SPECIFIC FEDERALLY ENFORCEABLE REQUIREMENTS: The requirements specified under this subsection are enforceable by the District, U.S. EPA, and the public.

EQUIPMENT DESIGN AND OPERATION REQUIREMENTS:

1. Tanks B-9, B-10, B11, B14 and B-15 shall not store organic liquids with a true vapor pressure of 11 psia or greater under actual storage conditions as determined by the methods specified in Rule 446, Section 502.4 [Rule 446, Section 312.1].

MONITORING REQUIREMENTS:

2. A result by any of the below listed test methods which shows non-compliance with any provision of the rule shall constitute a violation of the rule. [Rule 446, Section 502]

A. CONTROL DEVICE: Control efficiency and emission rates of control devices shall be determined by EPA Method 25 or ARB

Method 422.

B. COLLECTION EFFICIENCY: Collection efficiency shall be determined using Environmental Protection Agency Guidelines for Developing Capture Efficiency Protocols, 55 Federal Register 26865, June 29, 1990.

C. LEAK DETECTION: EPA Reference Method 21.

D. VAPOR PRESSURE: Vapor pressure may be obtained from standard reference texts or may be determined by ASTM D-2879-83 or ASTM D-323-82.

RECORDKEEPING AND REPORTING REQUIREMENTS:

3. The following records shall be continuously maintained for the most recent five year period and shall be made available to the Air Pollution Control Officer upon request. [Rule 446, Section 501]

Frequency	Information to be Recorded
Each time the tank is filled with a different product	A. The type of product B. The date of initial filling with such product C. Maximum true vapor pressure of product
Daily (1)	Actual storage temperature (ambient temperature may be used in this regard)

(1) The District currently maintains daily ambient temperature data, which will satisfy this requirement without requiring the permittee to duplicate the effort.

4. A maintenance plan shall be submitted to the Air Pollution Control Officer at least thirty days prior to any periodic scheduled maintenance that may cause the emissions of volatile organic compounds. The plan shall state the amount and type of emission anticipated, method of calculating emissions, and the reason that the work is necessary, including the effect of not performing the maintenance. [Rule 446, Section 403]

EQUIPMENT-SPECIFIC REQUIREMENTS --- LOADING RACKS

A. EQUIPMENT DESCRIPTION: The requirements specified under the following subsections apply to the equipment listed below:

Loading Rack #1

Vapor Control System:

Gasoline vapors are vented to the condenser/Incinerator system.

P/O No.: 9265 (for reference purposes only - not federally enforceable)

Loading Rack #2

Vapor Control System:

Gasoline vapors are vented to the condenser/Incinerator system.

P/O No.: 9266 (for reference purposes only - not federally enforceable)

Loading Rack #3

Vapor Control System:

Gasoline vapors are vented to the condenser/Incinerator system.

P/O No.: 3074 (for reference purposes only - not federally enforceable)

B. EQUIPMENT-SPECIFIC FEDERALLY ENFORCEABLE REQUIREMENTS: The requirements specified under this subsection are enforceable by the District, U.S. EPA, and the public.

EQUIPMENT DESIGN AND OPERATION REQUIREMENTS:

1. SFPP shall not load organic liquids into any tank truck, trailer, or railroad tank car unless the loading facility is equipped with an ARB certified vapor collection and disposal system. [Rule 447, Section 301 and 40 CFR, Part 60.502(a)]
2. SFPP shall not transfer or permit the transfer of organic liquids into any tank truck, trailer or railroad tank car unless the emissions to the atmosphere do not exceed 0.08 pounds of VOC per one thousand (1,000) gallons of organic liquids transferred as determined by a method specified in condition 11. [Rule 447, Section 302 and 40 CFR, Part 60.502(c)]
3. All equipment associated with the loading facility shall be maintained to be leak free. Leak free is defined as a liquid leak of less than three drops per minute excluding losses which occur upon disconnecting transfer fittings, provided such disconnect losses do not exceed one fluid ounce per disconnect, averaged over three disconnects. [Rule 447, Section 304, 40 CFR, Part 60.502(j) and SMAQMD Permits #9265, 9266, and 3074, Condition #2]
4. Loading of liquid product into gasoline tank trucks shall be limited to vapor-tight gasoline tank trucks with a valid State of California decal certifying that the tank truck complies with all certification requirements including annual certification test. [40 CFR, Part 60.502(e) - Streamlined]
5. Loading of gasoline tank truck shall be made only into tanks equipped with vapor collection equipment that is compatible with the terminal's vapor collection system. [40 CFR, Part 60.502(f)]
6. The terminal's and the tank truck's vapor collection systems shall be connected during the loading of gasoline. [40 CFR, Part 60.502(g)]
7. All equipment associated with the loading facility shall be maintained to be vapor tight. Vapor tight is defined as a concentration of total organic compounds, measured one centimeter from any source, which does not exceed 10,000 ppm (expressed as methane) above background, as determined by EPA Reference Method 21. [Rule 447, Section 304, 40 CFR, Part 60.502(j) and SMAQMD Permits #9265, 9266, and 3074, Condition #3]
8. The vapor collection and liquid loading equipment shall be designed and operated to prevent gauge pressure in the delivery tank from exceeding 4,500 Pascals (450 mm of water) during product loading. This level is not to be exceeded when measured by the procedures specified in 40 CFR, §60.503(d). [40 CFR, Part 60.502(h)]

9. No pressure-vacuum vent in the bulk gasoline terminal's vapor collection system shall begin to open at a system pressure less than 4,500 Pascals (450 mm of water). [40 CFR, Part 60.502(I)]

10. The combined gasoline throughput of all loading racks shall not exceed 2,231,000 gallons/day. [SMAQMD Permits #9265, 9266, and 3074, Condition #4]

MONITORING REQUIREMENTS:

11. A result by any of the below listed test methods which shows non-compliance with any provision of the rule shall constitute a violation of the rule. [Rule 447, Section 501]

A. CONTROL DEVICE: Control efficiency and emission rates of control devices shall be determined by EPA Method 18, 25, 25A, 25B, or California Air Resources Board Test Method 202 or 203.

B. DIAPHRAGM AIRSPACE: Concentrations in the airspace above vapor diaphragms shall be determined by EPA Test Method 18 or California Air Resources Board Test Method 150, 1-100, or 2-6.

C. LEAK DETECTION: EPA Reference Method 21 shall be used to determine vapor tight condition.

D. VAPOR PRESSURE: Vapor pressure may be obtained from standard reference texts or may be determined by ASTM D-2879-83 or ASTM D-323-82.

E. DETERMINATION OF COMPOUNDS EXEMPT FROM VOC DEFINITION: If any of the perfluorocarbons are being claimed as exempt compounds, the person making the claim must state in advance which compounds are present, and the EPA-approved test method used to make the determination of these compounds.

12. Each calendar month, the vapor collection system, the vapor processing system, and each loading rack handling gasoline shall be inspected during the loading of gasoline tank trucks for vapor leaks. [40 CFR, Part 60.502(j)]

RECORDKEEPING AND REPORTING REQUIREMENTS:

13. The following record shall be continuously maintained on-site for the most recent five year period and shall be made available to the Air Pollution Control Officer upon request. Yearly record shall be made available for inspection within 30 days following the end of the year. [SMAQMD Permits #9265, 9266, and 3074, Condition #5]

Frequency	Information to be Recorded
Daily	A. Daily records of gasoline throughput. [SMAQMD Permits #9265, 9266, and 3074, Condition #5] B. Daily records specifying the time periods and mode (normal, bypass, or direct) under which the system operated.
Monthly	Leak inspection records including, as a minimum, the following information: Date of inspection, findings (if leaks are found, indicate location,

	nature and severity), leak determination method (sight, sound, smell, etc.), corrective action, inspector's name and signature. [40 CFR, Part 60.505(c)]
Annually	A. Annual summary of total gasoline throughput. [SMAQMD Permits #9265, 9266, and 3074, Condition #5] B. Updated tank truck vapor tightness documentation including, as a minimum, the following information: Test title (Gasoline Delivery Tank Pressure Test--EPA Reference Method 27), tank owner and address, tank identification number, testing location, date of test, tester name and signature, witnessing inspector, if any, test results (actual pressure change in 5 minutes). [40 CFR, Part 60.505(b)]
When operating in direct mode	A. Hourly product throughput. [SMAQMD Permit #13121, Condition #21] B. Number of loading arms used at each of the three loading racks. [SMAQMD Permit #13121, Condition #21]
When replacing or adding components	A record of all replacements or additions of components. [40 CFR, Part 60.505(f)]

14. A report summarizing the records described above shall be submitted to the District at least every 6 months. All instances of deviations from permit conditions must be clearly identified in such reports. The reports must be certified by the responsible official consistent with Rule 207, Section 304. [Rule 207, §501.1]

EQUIPMENT-SPECIFIC REQUIREMENTS --- APC TRUCK LOADING VAPOR COLLECTION/INCINERATOR SYSTEM

A. EQUIPMENT DESCRIPTION: The requirements specified under the following subsections apply to the equipment listed below:

The vapor processing system at this facility (P/O #13121) includes:

- 1) Exhaust system venting three tank truck loading racks (all three modes)
- 2) Organic vapor holding tank, 40,000 cubic feet capacity (normal and bypass modes)
- 3) Organic vapor condensing unit, Edwards, model # DEC-3600 (normal mode)
- 4) Organic vapor thermal oxidizer, John Zink, Model # S76300, 800 cfm capacity (all three modes)

P/O No.: 13121 (for reference purposes only - not federally enforceable)

The system operates under one of the following modes:

- 1) Normal Mode: Vapors from the trucks go to the vapor holding tank, then to the Edwards refrigeration vapor recovery unit. Residual vapors are processed through the thermal oxidizer.
- 2) By-pass Mode: Vapors from trucks go to the vapor holding tank, then to the thermal oxidizer.
- 3) Direct Mode: Vapors from the truck go directly to the thermal oxidizer.

B. EQUIPMENT-SPECIFIC FEDERALLY ENFORCEABLE REQUIREMENTS: The requirements specified under this subsection are enforceable by the District, U.S. EPA, and the public.

EQUIPMENT DESIGN AND OPERATION REQUIREMENTS:

1. SFPP shall not load organic liquids into any tank truck, trailer, or railroad tank car unless the loading facility is equipped with an ARB certified vapor collection and disposal system. [SMAQMD Permit #13121, Condition #5 and Rule 447, Section 301]

2. SFPP shall not transfer or permit the transfer of organic liquids into any tank truck, trailer or railroad tank car unless the emissions to the atmosphere do not exceed 0.08 pounds of VOC per one thousand (1,000) gallons of organic liquids transferred as determined by a method specified in condition 16. [SMAQMD Permit #13121, Condition #6 and Rule 447, Section 302]

3. Emissions from the vapor processing/disposal system exhaust stream shall not exceed the following limits (based on the maximum daily gasoline throughput of 2,231,000 gal/day). [SMAQMD Permit #13121, Condition #7 and Rule 202, Section 409]

Pollutant	Emission Factor (A) (lb VOC/1000 gal)	Maximum Allowable Emissions (lbs/day)
NMHC	0.08	179
NOx - Normal Mode	0.0334	75
CO - Normal Mode	0.00918	21
NOx - Bypass/Direct Mode	0.0199	45
CO - Bypass/Direct Mode	0.1494	334

(A). NMHC emission factor based on the emission limit specified by Rule 447. NOx emission factor based on manufacturer's data. CO emission factor based on data from source test conducted on 7/27/93.

4. Organic liquids shall be loaded under only one of the following operational conditions: [SMAQMD Permit #13121, Condition #8]

A. Normal mode - the vapors from tank truck loading are stored in the vapor holder, then processed by the vapor condensing unit, with the effluent from the refrigeration unit being treated by the vapor incinerator.

B. Bypass mode - the vapor condensing unit is off-line. Vapors from tank truck loading are sent to the vapor holder. The vapors from the vapor holder are treated by the vapor incinerator.

C. Direct mode - the vapor holder is out of service and the vapor condensing unit is off-line. The vapors from the tank truck loading are processed directly by the vapor incinerator.

5. Gasoline throughput shall not exceed 2,231,000 gal/day. [SMAQMD Permit #13121, Condition #9]

6. When operating in direct mode gasoline throughput shall not exceed 91,000 gal/hour. [SMAQMD Permit #13121, Condition #10]

7. When operating in direct mode the simultaneous use of more than two

loading arms at each of the three loading racks is prohibited. [SMAQMD Permit #13121, Condition #11]

8. In the event of any partial or total failure of the vapor condensing unit during the normal mode, SFPP shall immediately switch the system to bypass mode. [SMAQMD Permit #13121, Condition #12]

9. In the normal mode the coolant inlet temperature at the vapor condensing unit shall be no warmer than -10 degrees Fahrenheit before each vapor burn period. An alarm on the coolant inlet shall be set at +10 degrees Fahrenheit to indicate a failure of the refrigeration unit. The system shall immediately be switched to bypass mode if the alarm indicates a failure of the refrigeration unit. [SMAQMD Permit #13121, Condition #13]

10. A temperature (average over one burning cycle) of not less than 390 degrees Fahrenheit shall be maintained in the thermal oxidizer combustion chamber, as indicated by the temperature probe located approximately 20 feet above ground level, when the thermal oxidizer is in operation. [SMAQMD Permit #13121, Condition #14]

11. The vapor holder tank level shall be monitored continuously. The monitor shall alarm at 31 feet and automatically shut down loading racks when the level of 33 feet is reached. [SMAQMD Permit #13121, Condition #15]

12. The pressure in the liquid sump between the loading racks and the vapor holder tank shall be monitored and continuously recorded on strip charts. The monitor shall automatically shut down loading racks when the pressure exceeds 6 inches H2O gage. [SMAQMD Permit #13121, Condition #16]

13. Process monitors and automatic loading rack shut down safeties for vapor holder tank level and the liquid sump pressure shall be operational at all times. [SMAQMD Permit #13121, Condition #17]

14. A pressure relief valve, set at 7.5 inches H2O gage, shall be operational on the vapor holder tank. The pressure relief valve shall not be modified without the approval of the California Air Resources Board executive officer. [SMAQMD Permit #13121, Condition #18]

MONITORING REQUIREMENTS:

15. An emissions test of the vapor processing unit to verify compliance with condition number 2 shall be conducted as follows: [SMAQMD Permit #13121, Condition #19]

Testing frequency	Operating mode to be tested
At least once each calendar year	Most frequently used mode (based on annual throughput in each mode during the previous 12 months)
At least once during the current or previous calendar year	A. Any operating mode that has been used for more than one continuous hour during either the current calendar year or the previous calendar year; or B. Any operating mode that has been used for a cumulative total of more than 24 hours during either the current calendar year or the previous calendar year.

The compliance source test shall be performed in accordance with

the following schedule:

- A. Submit a test plan to the air pollution control officer for approval at least 30 days prior to the source test date.
- B. Notify the air pollution control officer at least one week prior to the actual source test date.
- C. Submit a report of the emissions test to the air pollution control officer within 60 days of completing the test.

16. A result by any of the below listed test methods which shows non-compliance with any provision of Rule 447 shall constitute a violation of the rule. [Rule 447, Section 501]

- A. CONTROL DEVICE: Control efficiency and emission rates of control devices shall be determined by EPA Method 18, 25, 25A, 25B, or California Air Resources Board Test Method 202 or 203.
- B. DIAPHRAGM AIRSPACE: Concentrations in the airspace above vapor diaphragms shall be determined by EPA Test Method 18 or California Air Resources Board Test Method 150, 1-100, or 2-6.
- C. LEAK DETECTION: EPA Reference Method 21 shall be used to determine vapor tight condition.
- D. VAPOR PRESSURE: Vapor pressure may be obtained from standard reference texts or may be determined by ASTM D-2879-83 or ASTM D-323-82.
- E. DETERMINATION OF COMPOUNDS EXEMPT FROM VOC DEFINITION: If any of the perfluorocarbons are being claimed as exempt compounds, the person making the claim must state in advance which compounds are present, and the EPA-approved test method used to make the determination of these compounds.

RECORDKEEPING AND REPORTING REQUIREMENTS:

17. The following record shall be continuously maintained on-site for the most recent five year period and shall be made available to the air pollution control officer upon request. Yearly record shall be made available for inspection within 30 days following the end of the year. [SMAQMD Permit #13121, Condition #21]

Frequency	Information to be recorded
Continuously (with a strip chart)	A. Thermal oxidizer combustion chamber stack temperature.
	B. Liquid sump pressure.
Daily	The time periods and mode (normal, bypass, or direct) under which the system operated.
When operating on direct mode	A. Hourly product throughput.
	B. Number of loading arms used at each of the three loading racks.
When operating in normal mode	A daily record of the inlet temperature to the vapor condensing unit.

18. A report summarizing the records described above shall be submitted to the district at least every 6 months. All instances of deviations from permit conditions must be clearly identified in such reports. The reports must be certified by the responsible official consistent with rule 207, section 304. [SMAQMD Permit #13121, Condition #22 and Rule 207, §304]

INSIGNIFICANT EMISSIONS UNIT INFORMATION

The following systems are considered insignificant emissions units and are not subject to equipment-specific requirements. However, these units are required to comply with all applicable general requirements:

Oil Water Separator: Emissions from this unit are below 2 lb/day. Therefore it is exempt pursuant to Rule 201, Section 122.

Tank B-6

Capacity: 315,000 gallons
Dimensions: 42.5' diameter x 40' high
Roof Type: Fixed
Seal Type: None
Secondary: None
Content: Organic liquids (TVP<0.01 psia)
Basis for Exemption: Rule 201, Section 117

Tank B-7

Capacity: 210,000 gallons
Dimensions: 30' diameter x 40' high
Roof Type: Fixed
Seal Type: None
Secondary: None
Content: Organic liquids (TVP<0.01 psia)
Basis for Exemption: Rule 201, Section 117

Tank B-12

Capacity: 705,600 gallons
Dimensions: 50' diameter x 48' high
Roof Type: Fixed
Seal Type: None
Secondary: None
Content: Organic liquids (TVP<0.01 psia)
Basis for Exemption: Rule 201, Section 117

Tank B-13

Capacity: 420,000 gallons
Dimensions: 42.5' diameter x 40' high
Roof Type: Fixed
Seal Type: None
Secondary: None
Content: Organic liquids (TVP<0.01 psia)
Basis for Exemption: Rule 201, Section 117

Tank B-16

Capacity: 420,000 gallons
Dimensions: 39' diameter x 48' high
Roof Type: Fixed
Seal Type: None
Secondary: None
Content: Organic liquids (TVP<0.01 psia)
Basis for Exemption: Rule 201, Section 117

Tank B-17

Capacity: 706,000 gallons
Dimensions: 50' diameter x 48' high
Roof Type: Internal Floating Roof
Seal Type: N/A

Secondary: N/A

Content: Organic liquids (TVP<0.01 psia)

Basis for Exemption: Rule 201, Section 117